

July 19, 2011

Clerk, United States District Court Northern District of Texas 501 West Tenth Street, Room 310 Fort Worth, TX 76102-3673

Re:

USA v. Ledell Derrick Shaw

NDGA Case No.: 1:11-mj-1099 1079 Your Case No.: 09-10085-01-WEB 4:11-my-237

Dear Clerk:

Rule 5(c)(3) proceedings were held in this district on July 12, 2011 as to the above Defendant. Enclosed are our documents of said proceedings, and a certified copy of our docket sheet.

Please acknowledge receipt on the enclosed copy of this letter. If this office can be of any further assistance, please contact the undersigned deputy clerk at (404) 215-1655.

Sincerely,

James N. Hatten Clerk of Court

By: <u>s/B. Graves</u> Deputy Clerk

### UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

FHED IN CLERK'S OFFICE U.S.D.C. - Atlanta

JUL 1 2 2011

JAMES N. HATTEN, Clerk

UNITED STATES OF AMERICA,

Plaintiff,

VS.

CASE NO. 1:11-MJ-1079-LTW

LEDELL DERRICK SHAW,

Defendant.

#### ORDER APPOINTING COUNSEL

#### THOMAS HAWKER

The above-named defendant has testified under oath or has filed with the Court an affidavit of financial status and hereby satisfied this Court that he or she is financially unable to employ counsel.

Accordingly, the **FEDERAL DEFENDER PROGRAM, INC.**, is hereby appointed to represent this defendant in the above-captioned case unless relieved by an Order of this Court or by Order of the Court of Appeals.

Dated at Atlanta, Georgia this 12TH day of July, 2011.

UNITED STATES MAGISTRATE JUDGE

MAGI	STROBE'S CRIMIN	400/2027ES - REM	<b>QWAD53</b> RuleF51&c <b>5</b> .07/2	22/11 <b>F</b>	FalgED3Nof	PEN Payle	ND 92	
			,	DATE:	07/12	/11 @	3:23 pm	
				TAPE:	FTR	· · · · · · · · · · · · · · · · · · ·		
				TIME IN	COURT: _	16 minutes		
MAG	SISTRATE JUDGE	Linda T. Walker	COURTROOM	COURTROOM DEPUTY CLERK: Sonya Coggins				
CAS	E NUMBER:	1:11-MJ-1079	DEFENDANT	'S NAME:	Ledell [	Derrick Shaw	/	
AUS	A: Mike He	rskowitz	DEFENDANT	'S ATTY:	Thomas	s Hawker		
USP	O / PTR:		() Retained	() CJA	(X) FDP	() Waive	ed	
	ARREST DATE							
X	Initial appearance	hearing held.			Defendant	informed of	rights.	
	Interpreter sworn:		·					
			COUNSEL					
X	ORDER appointing	g Federal Defender a	s counsel for defendant.					
	ORDER appointing	9		as coun	sel for defe	endant.		
	ORDER: defendan	nt to pay attorney's fe	es as follows:				· · · · · · · · · · · · · · · · · · ·	
		<u>IDEN</u>	TITY / PRELIMINARY HI	EARING				
Х	Defendant WAIVE	S identity hearing.		×	( WAI	VER FILED		
	Identity hearing HELD.  Def is named def. in indictment/complaint; held for removal to other district.							
	Defendant WAIVE	g in this district only.		WAI	VER FILED			
	Preliminary hearing	g HELD. Pro	bable cause found; def. h	neld to Dist	 trict Court f	or removal t	o other district	
X	Temporary commit	tment issued.						
		BOND/F	PRETRIAL DETENTION	HEARING				
Х	Government motio	n for detention filed.	Pretrial hearing set for	07/18/20	011	@	11:00 A.M.	
	Pretrial hearing set	t for	@		In cha	arging distric	:t.)	
	Bond/Pretrial deter	ntion hearing held.		-		<b>4 4</b>		
	Government motio	n for detention ()	GRANTED ()DENIEI	D				
	Pretrial detention c	ordered.	Written order to follow.					
	. BOND set at \$		NON-SURETY	S	SURETY			
		ash	property		orporate s	urety ONLY		
	SPECIAL CONDIT	- TONS:	<del></del>	<del> </del>				
	•							
	Bond filed. Defend	dant released.						
	<ul> <li>Bond not executed</li> </ul>	I. Defendant to remain	ain in Marshal's custody.					
	•		evoke bond filed.					
	Motion to reduce/re	evoke bond	GRANTED		ENIED			
	See page 2	-						

07/12/11 Date

### UNITED STATES DISTRICT COURT

FILED IN CLERK'S OFFICE U.S.D.C. - Atlanta

JUL 1 2 2011 **GEORGIA** NORTHERN DISTRICT OF By: UNITED STATES OF AMERICA WAIVER OF RULE 5 & 5.1 HEARIN (Complaint/Indictment) V. CASE NUMBER: 1:11-mj-1079-LTW LEDELL DERRICK SHAW CHARGING DISTRICTS 4:11-MJ-232 Defendant CASE NUMBER: I understand that charges are pending in the NORTHERN District of TEXAS (FT. WORTH) alleging violation of 21:846 and that I have been arrested in this district and (Title and Section) taken before a judge, who has informed me of the charge(s) and my rights to: (1) retain counsel or request the assignment of counsel if I am unable to retain counsel; **(2)** an identity hearing to determine whether I am the person named in the charges; (3)a preliminary hearing (unless an indictment has been returned or information filed) to determine whether there is probable cause to believe an offense has been committed by me, the hearing to be held in this district or the district of prosecution; and **(4)** Request transfer of the proceedings to this district under Rule 20, Fed. R. Crim. P., in order to plead guilty. I HEREBY WAIVE (GIVE UP) MY RIGHT TO A(N): identity hearing preliminary hearing identity hearing but request a preliminary hearing be held in the prosecuting district and, therefore, consent to the issuance of an order requiring my appearance in the prosecuting district where the charges are pending against me.

Defense Counsel

FILED IN CLERK'S OFFICE U.S.D.C. - Atlanta

# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA

JUL 1 2 2011

ATLANTA DIVISION

JAMES N. HATTEN, Clerk

Clerk

UNITED STATES OF AMERICA

CRIMINAL ACTION

v.

NO. 1-11-MJ-/079

LEDELL DERRICK SHAW

GOVERNMENT'S MOTION FOR DETENTION

Comes now the United States of America, by and through its counsel, Sally Quillian Yates, United States Attorney, and Michael V. Herskowitz, Assistant United States Attorney for the Northern District of Georgia, and pursuant to 18 U.S.C. §§ 3142(e) and (f) moves for detention for the above-captioned defendant.

#### 1. <u>Eligibility of Case</u>.

This case is eligible for a detention order because this case involves:

	Crime of violence (18 U.S.C. § 3156)
X	Maximum sentence of life imprisonment or death
X	10 + year drug offense
	Felony, with two prior convictions in the
	above categories
_X	Serious risk the defendant will flee
	Serious risk of obstruction of justice

#### 2. Reason for Detention.

The Court should detain defendant because there are no conditions of release that will reasonably assure:

X Defendant's appearance as required

X Safety of any other person and the community

#### 3. <u>Rebuttable Presumption</u>.

The United States will invoke the rebuttable presumption against defendant under § 3142(e). The presumption applies because:

X There is probable cause to believe defendant committed

10 + year drug offense.

There is probable cause to believe defendant committed an offense in which a firearm was used, carried, or possessed under § 924(c).

Defendant has been charged with a federal offense that is described in § 3142(f)(1), and

(1) defendant has been convicted of a Federal offense that is described in § (f)(1)of this section, or of a State or Local offense that would been an offense described in § (f)(1) of this section if a circumstance giving rise to Federal jurisdiction had existed;

- (2) the offense described in paragraph (1) was committed while defendant was on release pending trial for a Federal, State or local offense; and
- (3) A period of not more than five years has elapsed since the date of conviction, or the release of the person from imprisonment, for the offense described in paragraph (1), whichever is later.
- [Circle one] This is an offense involving a minor under 18 U.S.C. § 1201, or an offense under 18 U.S.C. § 1591, 2241, 2242, 2244(a)(1), 2245, 2251, 2251A, 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2), 2252A(a)(3), 2252A(a)(4), 2260, 2421, 2422, 2423 or 2425.

#### 4. <u>Time for Detention Hearing</u>.

The United States requests the Court conduct the detention hearing:

- \_\_\_\_\_ At the initial appearance.
- X After continuance of 3 days (not more than 3).

The Government requests leave of Court to file a supplemental motion with additional grounds or presumption for detention should this be necessary.

Case 4:11-mj-00232-BJ Document 32 Filed 07/22/11 Page 8 of 16 PageID 97

Dated: this // day of July 2011.

Respectfully submitted,
SALLY QUILLIAN YATES
UNITED STATES ATTORNEY

MICHAEL V. HERSKOWITZ ASSISTANT U.S. ATTORNEY 600 U.S. Courthouse 75 Spring Street, SW Atlanta, Georgia 30303 (404)581-6071 Ga. Bar No. 349515

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been provided to counsel for the defendant at his initial appearance.

MICHAEL V. HERSKOWITZ ASSISTANT U.S. ATTORNEY AO 470 (8/85) Order of Temporary Detention

# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA

FILED IN CLERK'S OFFICE U.S.D.C. - Atlanta

JUL 1 2 2011

JAMES N. HATTEN, Clerk

By:

ORDER OF TEMPORARY DETENTION
PENDING HEARING PURSUANT

TO BAIL REFORM ACT

UNITED STATES OF AMERICA.

VS.

LEDELL DERRICK SHAW

CASE NO: 1:11-MJ-1079

Upon motion of the Government, it is **ORDERED** that a detention hearing is set for <sup>1</sup> Monday, July 18, 2011 at 11:00 a.m. before United States Magistrate Judge LINDA T. WALKER, U.S. Courthouse, Richard B. Russell Building, 18th Floor, Courtroom 1860, 75 Spring Street, S.W., Atlanta, Georgia 30303.

Pending this hearing, the defendant shall be held in custody by the United States Marshal and produced for the hearing.

Dated at Atlanta, Georgia this 12TH day of JULY, 2011.

UNITED STATES MAGISTRATE JUDGE

injure, or intimidate; or attempt to threaten, injure, or intimidate a prospective witness or juror.

If not held immediately upon defendant's first appearance, the hearing may be continued for up to three days upon motion of the Government, or up to five days upon motion of the defendant. 18 U.S.C. 3142(f)(2).

A hearing is required whenever the conditions set forth in 18 U.S.C. 3142(f) are present. Subsection (1) sets forth the grounds that may be asserted only by the attorney for the Government; subsection (2) states that a hearing is mandated upon the motion of the attorney for the Government or upon the judicial officer's own motion if there is a serious risk that the defendant (a) will flee or (b) will obstruct or attempt to obstruct justice, or threaten,

MAGIS	STRASE'S CRHMIN	AO2082AUETES DRE	MONTALS 2 Rule ite & 107/	/22/11 Pa	FOR DOND DIPGN	PageID 99
			·	DATE:	07/18/11	@11:25 am
				TAPE:	FTR	
				TIME IN	COURT: 1:34	
MAG	ISTRATE JUDGE	Linda T. Walker	COURTRO	OM DEPUT	CLERK: Sor	nya Coggins
CASE	E NUMBER:	1:11-MJ-1079	DEFENDAN	NT'S NAME:	Ledell Derric	k Shaw
AUSA	A: Mike He	rskowitz	DEFENDAN	NT'S ATTY:	Thomas Hav	vker
USPO	O / PTR:	<u></u>	() Retained	() CJA	(X ) FDP (	) Waived
	ARREST DATE					
	Initial appearance	hearing held.			Defendant infor	med of rights.
	Interpreter sworn:					
			COUNSEL			
	ORDER appointing	g Federal Defende	r as counsel for defendar	nt.		
	ORDER appointing	9		as coun	sel for defendan	t.
	ORDER: defendan	nt to pay attorney's	fees as follows:			
		IDE	NTITY / PRELIMINARY	<u>HEARING</u>		
	Defendant WAIVE	S identity hearing.		_	WAIVER	FILED
	Identity hearing HE	ELD D	ef is named def. in indict	ment/comple	aint; held for rem	oval to other district.
	Defendant WAIVE	S preliminary hear	ing in this district only.	-	WAIVER	FILED
<u>X</u>	Preliminary hearing	g HELD. X P	Probable cause found; def	f. held to Dis	trict Court for rer	moval to other district
<u>X</u>	Commitment issue	ed.				
		BONI	D/PRETRIAL DETENTIO	N HEARING	<u>!</u>	
	Government motio	n for detention file	d. Pretrial hearing set for			@
	Pretrial hearing set	t for	@		In charging	g district.)
<u>X</u>	Bond/Pretrial deter	ntion hearing held.				
<u> </u>	Government motio	n for detention (X	() GRANTED () DEI	NIED		
_X	Pretrial detention of	ordered. X	Written order to follow	<i>ı.</i>		
	BOND set at \$		NON-SURETY		SURETY	
	c	ash	property		corporate surety	ONLY
	SPECIAL CONDIT	TIONS:				
-		····				
	Bond filed. Defend	dant released.				
	Bond not executed	I. Defendant to re	main in Marshal's custod	y.		
	Motion ( v	erbal) to reduce	/revoke bond filed.			
	Motion to reduce/re	evoke bond	GRANTED		DENIED	
	See page 2					

	Date:	07/18/2011		
WITNESSES:				
Edward Jacobson, SWORN, T	ESTIFIED			
	<del>*************************************</del>			
		<del></del>		
A Company of the Comp	Personal and the State of the S	<del></del>		
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	·			
EXHIBITS:				
EXPIDITS.				
	The state of the s			
- Marine and the second				
***************************************				
Original Exhibits	RETAINED by the Cor	ırt RETURNI	ED to counsel	

Page 2 Case 4:11-mj-00232-BJ Document 32 Filed 07/22/11 Page 11 of 16 Page ID 1100079-LTW

AO 472 (3/86) Order of Detention Pending Trial

# Case 4:11-mj-00232-BJ URAGUED TATES DISTRICT COURGE 12 of 16 PageID 101 NORTHERN DISTRICT OF GEORGIA

UNITED STATES OF AMERICA,

## ORDER OF DETENTIE NEDAN GLERK'S OFFICE U.S.D.C. - Atlanta

LEDELL DERRICK SHAW

CASE NO. 1:11-MJ-1079

JUL 1 8 2011

the		cordance with the Bail Reform Act, 18 U.S.C. §3142(f), a detention hearing has been held. I conclude that the following facts require on of the defendant pending trial in this case.
		Part I - Findings of Fact
	(1)	The defendant is charged with an offense described in 18 U.S.C. §3142(f)(1) and has been convicted of a <b>Period Clerk</b> offense)(state or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed) that is
		a crime of violence as defined in 18 U.S.C. §3156(a)(4).
		an offense for which the maximum sentence is life imprisonment or death.
		an offense for which the maximum term of imprisonment of ten years or more is prescribed in
		a felony that was committed after the defendant had been convicted of two or more prior federal offenses described in 18 U.S.C. §3142(f)(1)(A)-(C), or comparable state or local offenses.
	(2)	The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense.
	(3)	A period of not more than five years has elapsed since the (date of conviction)(release of the defendant from imprisonment) for the offense described in finding (1).
	(4)	Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.
		Alternate Findings (A)
	(1)	There is probable cause to believe that the defendant has committed an offense
		for which a maximum term of imprisonment of ten years or more is prescribed in  under 18 U.S.C. §924(c).
_	(2)	The defendant has not rebutted the presumption established by finding (1) that no condition or combination of conditions will reasonably assure the appearance of the defendant as required and the safety of the community.  Alternate Findings (B)
X	(1)	There is a serious risk that the defendant will not appear.
X)	(2)	There is a serious risk that the defendant will endanger the safety of another person or the community.
of th	I find ne evide	Part II - Written Statement of Reasons for Detention that the credible testimony and information submitted at the hearing establishes by (clear and convincing evidence) (a preponderance ence) that, integrals a line of the statement of the state
		possess wintent to distribute and to distribute in excess of 230 Kg of Cocaine. Defendant allegedly "ripped off" a MDTD
		and has a "hit" on his life. Defend and appears to have
		an excess of unexplained income after having filed for
		antheis alcance kal Part III - Directions Regarding Detention felon.
	The d	efendant is committed to the custody of the Attorney General or his designated representative of confinement in a corrections facility
	rate, to	the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be
		reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an
		the Government the person in charge of the corrections facility shall deliver the defendant to the United States marchal for the an appearance in connection with a court proceeding.
		July 18, 2011 Inatas (//////////
Date	zu. <u> </u>	Signature of Audicial Officer
		LINDA T. WALKER

<sup>\*</sup> Insert as applicable: (a) Controlled Substances Act (21 U.S.C. §801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. §951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. §955a).

■ AO 94 (Rev. 12/03) Commitment to Another District FILED IN CLERK'S OFFICE UNITED STATES DISTRICT COURT U.S.D.C. - Atlanta District of UNITED STATES OF AMERICA COMMITMEN, V. LEDELL DERRICK SHAW **DOCKET NUMBER** MAGISTRATE JUDGE CASE NUMBER District of Arrest District of Offense District of Arrest District of Offense 1:11-MJ-1079-LTW 4:11-MJ-232 CHARGES AGAINST THE DEFENDANT ARE BASED UPON AN ☐ Indictment ☐ Information ■ Complaint ☐ Other (specify) ATTEST: A TRUE COPY CERTIFIED THIS charging a violation of 21 **U.S.C.** § 841(a)(1) and (b)(1)(B)DISTRICT OF OFFENSE Northern District of Texas - Fort Worth Division .111 1 9 2011 DESCRIPTION OF CHARGES: James N. Hatten, Clerk By: Possession w/I to Distribute Cocaine Deputy Clerk **CURRENT BOND STATUS:** Bail fixed at and conditions were not met Government moved for detention and defendant detained after hearing in District of Arrest Government moved for detention and defendant detained pending detention hearing in District of Offense ☐ Other (specify) ☐ Federal Defender Organization Representation: ☐ Retained Own Counsel ☐ CJA Attorney ☐ None Interpreter Required? □ No ☐ Yes Language: DISTRICT OF TO: THE UNITED STATES MARSHAL You are hereby commanded to take custody of the above named defendant and to transport that defendant with a certified copy of this commitment forthwith to the district of offense as specified above and there deliver the defendant to the United States Marshal for that District or to some other officer authorized to receive the defendant. 07/18/11 Date Judge RETURN This commitment was received and executed as follows:

DATE COMMITMENT ORDER RECEIVED PLACE OF COMMITMENT DATE DEFENDANT COMMITTED DATE UNITED STATES MARSHAL (BY) DEPUTY MARSHAL

**CLOSED** 

### **U.S. District Court** Northern District of Georgia (Atlanta) CRIMINAL DOCKET FOR CASE #: 1:11-mj-01079-LTW All Defendants **Internal Use Only**

ATTEST: A TRUE COPY

Case title: USA v. Shaw

Date Filed: 07/12/2011

CERTIFIED THIS

Other court case number: 4:11-mj-232 Northern District of Date Terminated: 07/18/2011

Texas, Ft. Worth

JUL 19 2011

Assigned to: Magistrate Judge Linda T.

Walker

James N. Hatten, Clerk

Defendant (1)

**Ledell Derrick Shaw** 

TERMINATED: 07/18/2011

also known as Derrick Shaw

represented by Thomas L. Hawker

Federal Defender Program Inc.-Atl Suite 1500, Centennial Tower 101 Marietta Street, NW Atlanta, GA 30303 404-688-7530

Fax: 404-688-0768

Email: tom hawker@fd.org ATTORNEY TO BE NOTICED Designation: Public Defender or Community Defender Appointment

**Pending Counts** 

Disposition

None

**Highest Offense Level (Opening)** 

None

**Terminated Counts** 

**Disposition** 

None

**Highest Offense Level (Terminated)** 

None

Complaints

**Disposition** 

21:846 - CONSPIRACY TO DISTRIBUTE CONTROLLED **SUBSTANCE** 

#### **Plaintiff**

**USA** 

represented by Michael V. Herskowitz

U.S. Attorneys Office - ATL
Assistant United States Attorney,
Criminal Division
600 Richard Russell Building
75 Spring Street, S.W.
Atlanta, GA 30303
404-581-6071

Email: michael.herskowitz@usdoj.gov *ATTORNEY TO BE NOTICED* 

Date Filed	#	Docket Text		
07/12/2011	9	Arrest (Rule 40) of Ledell Derrick Shaw. (bse) (Entered: 07/15/2011)		
07/12/2011	<b>9</b> 1	ORDER APPOINTING FEDERAL PUBLIC DEFENDER Thomas Hawker as to Ledell Derrick Shaw. Signed by Magistrate Judge Linda T. Walker on 7/12/11. (bse) (Additional attachment(s) added on 7/15/2011: # 1 Order (Correct PDF)) (bse). (Entered: 07/15/2011)		
07/12/2011	<u>2</u>	Minute Entry for proceedings held before Magistrate Judge Linda T. Walker: Initial Appearance in Rule 5(c)(3) Proceedings as to Ledell Derrick Shaw held on 7/12/2011. Defendant WAIVES identity hearing. Waiver filed. Pretrial hearing set for 7/18/11 at 11:00 AM. Temporary Commitment issued. (Tape #FTR) (bse) (Additional attachment(s) added on 7/15/2011: # 1 Minute (Correct PDF)) (bse). (Entered: 07/15/2011)		
07/12/2011	<b>3</b>	WAIVER of Rule 40 Hearings by Ledell Derrick Shaw. (bse) (Entered: 07/15/2011)		
07/12/2011	<u>4</u>	MOTION for Detention by USA as to Ledell Derrick Shaw. (bse) (Additional attachment(s) added on 7/15/2011: # 1 Motion for Detention (Correct PDF)) (bse). (Entered: 07/15/2011)		
07/12/2011	<b>③</b> <u>5</u>	ORDER granting <u>4</u> Government's Motion for Detention as to Ledell Derrick Shaw. Signed by Magistrate Judge Linda T. Walker on 7/12/11. (bse) (Additional attachment(s) added on 7/15/2011: # <u>1</u> Detention Order (Correct PDF)) (bse). (Entered: 07/15/2011)		
07/12/2011	<u>6</u>	Notification of Docket Correction re <u>1</u> Order Appointing Public Defender, <u>2</u> Initial Appearance, <u>4</u> MOTION for Detention, <u>5</u> Order on Governments Motion for Detention. The correct PDFs for the above docket entries are attached to this docket entry. (bse) (Entered: 07/15/2011)		
07/18/2011	<b>3</b> <u>7</u>	Minute Entry for proceedings held before Magistrate Judge Linda T. Walker: Detention Hearing and Preliminary Hearing as to Ledell Derrick Shaw. Probable cause found. Defendant held to District Court for removal to other district. Government's move for detention is GRANTED. Commitment issued. (Attachments: # 1 Complaint) (Tape #FTR) (bse)		

		(Entered: 07/19/2011)
07/18/2011	<b>3</b> <u>8</u>	ORDER OF DETENTION Pending Trial by Judge Linda T. Walker as to Ledell Derrick Shaw. (bse) (Entered: 07/19/2011)
07/18/2011	<b>3</b> 9	COMMITMENT TO ANOTHER DISTRICT as to Ledell Derrick Shaw. Defendant committed to Northern District of Texas. Signed by Magistrate Judge Linda T. Walker on 7/18/11. (c: served by deputy clerk). (bse) (Entered: 07/19/2011)
07/18/2011	3	Magistrate Case Closed. Defendant Ledell Derrick Shaw terminated. (bse) (Entered: 07/19/2011)
07/19/2011	<u>10</u>	Transmittal of Rule 5(c)(3) Documents as to Ledell Derrick Shaw, sent to Northern District of Texas via certified mail, rrr. Original case file with certified copy of Commitment Order and docket sheet. (bse) (Entered: 07/19/2011)